Hearing Date and Time: September 27, 2007, at 10:00 A.M.

Response Date and Time: September 20, 2007, at 4:00 P.M.¹

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-and-

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Attorneys for Johnson Controls Technology Company

(Jointly Administered)

JOHNSON CONTROLS TECHNOLOGY COMPANY'S
OBJECTION AND RESERVATION OF RIGHTS RELATING TO DEBTORS' MOTION
FOR ORDER PURSUANT TO 11 U.S.C. §§ 105 (a) AND 502(c) (A)ESTIMATING AND
SETTING MAXIMUM CAP ON CERTAIN CONTINGENT OR UNLIQUIDATED
CLAIMS AND (B) APPROVING EXPEDITED CLAIMS ESTIMATION PROCEDURES
WITH RESPECT TO CLAIM NUMBER 15520

Johnson Controls Technology Company ("JCI") responds to the Debtors' Motion for Order Pursuant to 11 U.S.C. §§ 105(a) and 502(c) (A) Estimating and Setting Maximum Cap on

¹ The Debtors extended the response date and time vis a vis Johnson Controls Technology Company for this claim from September 20, 2007 to September 24, 2007 at 5:00 p.m.

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Certain Contingent or Unliquidated Claims and (B) Approving Expedited Claims Estimation

Procedures ("Estimation Motion") with respect to JCI claim number 15520 as follows:

1. JCI filed claim number 15520 against the Debtors in connection with the various

contractual dealings between JCI and various Delphi entities.

2. JCI objects to the Debtors' Estimation Motion because it does not preserve the

right for JCI to assert either a rejection damages claim in connection with any executory contract

that the Debtors reject during these chapter 11 proceedings or a cure claim in connection with

any executory contract that the Debtors assume during these Chapter 11 proceedings.

3. JCI expressly reserves the right to amend claim number 15520 or to otherwise

seek additional amounts over and above the Capped Amount sought to be imposed by the

Debtors for rejection damages in the event that the Debtors reject JCI contracts or for cure in the

event that the Debtors assume JCI agreements.

Dated: September 24, 2007

RESPECTFULLY SUBMITTED

Johnson Controls Technology Company

By: /s/ Elena Lazarou

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